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6	Attorneys for Plaintiff United States of America	
7	omed states of rimerica	
8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	UNITED STATES OF AMERICA,	CASE NO. 2:20-CR-00050-KJM
12	Plaintiff,	STIPULATION REGARDING TEMPORARY RELEASE; FINDINGS AND ORDER
13	v.	,
14	ALFRED VILLASENOR,	
15	Defendant.	
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17	STIPULATION	
18	Plaintiff United States of America, by and through its counsel of record, and defendant, by and	
19	through defendant's counsel of record, hereby stipulate as follows:	
20	1. The defendant, who is a medical doctor, is facing a separate, administrative law hearing	
21	before the Medical Board of California.	
22	2. On February 8, 2021, the parties r	represented to the Court that they had jointly agreed to
23	an 8-hour temporary release of the defendant so that he may meet with Mr. Jonathan Turner, an	
24	administrative law attorney representing him in his administrative law case.	
25	3. Mr. Turner is available to meet with the defendant on February 23, 2021. Mr. Turner's	
26	law office is located at 1007 7th Street, Suite 304, Sacramento, CA 95814.	
27	4. The parties agree and stipulate, an	nd request that the Court find the following:
28	a) The defendant is to be tem	porarily released to the custody of a defense

investigator for the Federal Defenders of the Eastern District of California so that he may meet with Mr. Turner in Mr. Turner's law office.

- b) The defendant shall be released into the custody of the defense investigator, who will be waiting for him outside the jail, at 9:00 a.m. on February 23, 2021 and shall return to the Sacramento County Jail no later than 5:00 p.m. the same day.
- c) The defense investigator will escort the defendant directly to and from Mr. Turner's office, with no stops along the way.
- d) While on release, the defendant will remain in the care, custody and control, and within eyesight, of the defense investigator. The only exceptions to the "within eyesight" requirement are 1) that the defense investigator may remain outside Mr. Turner's internal office during the defendant's meeting with Mr. Turner, and 2) when the defendant is in the restroom.
- e) The defendant will abide by all laws, and will not consume any alcohol or controlled substance, prescribed or not, during the period of his temporary release.
- f) Except from the defendant's criminal defense attorney, Assistant Federal Defender Noa Oren, Ms. Oren's staff, Mr. Turner, and Mr. Turner's staff, the defendant shall not meet with any other people during his temporary release.
- g) All involved parties shall abide by the Center for Disease Control and Prevention's recommended COVID-19 precautions, including social distancing and the use of face masks.

1	h) The defense investigator will contact Pretrial Services and the United States	
2	Marshal immediately at the phone numbers provided to him or her by defense counsel should	
3	any issue arise during the release period.	
4	IT IS SO STIPULATED.	
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7	Dated: February 11, 2021 MCGREGOR W. SCOTT United States Attorney	
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9	/s/ ADRIAN T. KINSELLA ADRIAN T. KINSELLA	
10	Assistant United States Attorney	
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12	Dated: February 11, 2021 /s/ NOA OREN NOA OREN	
13	Assistant Federal Defender Counsel for Defendant	
14	ALFRED VILLASENOR	
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16	FINDINGS AND ORDER	
17	IT IS SO FOUND AND ORDERED this 11th day of February, 2021.	
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20	CHIEF UNITED STATES DISTRICT JUDGE	
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